

Message

From: McKenna, Chris [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=451B675850124BF4A9DB1D577EE3B9AF-MCKENNA, CH]
Sent: 10/19/2021 3:05:21 PM
To: Powell, John [john.powell@hq.doe.gov]
Subject: FW: [Ex. 4 CBI] supplement on RIN cost pass through
Attachments: Supplemental Information - RIN Price Recovery.pdf

From: [Ex. 4 CBI]
Sent: Tuesday, August 31, 2021 9:01 PM
To: McKenna, Chris <McKenna.Chris@epa.gov>
Cc: [Ex. 4 CBI]
[Ex. 4 CBI]
Subject: FW: Opportunity to Supplement your Pending RFS Small Refinery Exemption Petition(s)

Chris:

Thank you for the opportunity to submit additional information pertaining to the inability of [Ex. 4 CBI] to recoup compliance costs associated with the RFS. Attached is the SRE supportive information. Please call or email me if you have questions.

Ex. 4 CBI

From: Nelson, Karen <nelson.karen@epa.gov>
Sent: Tuesday, August 17, 2021 2:10 PM
Cc: Bunker, Byron <bunker.byron@epa.gov>; McKenna, Chris <McKenna.Chris@epa.gov>
Subject: [EXTERNAL] Opportunity to Supplement your Pending RFS Small Refinery Exemption Petition(s)

Dear small refinery petitioner,

You are receiving this email as a bcc recipient because EPA has at least one pending small refinery exemption petition from your small refinery. EPA has received additional information from certain small refinery exemption petitioners relating to their ability to recoup their RFS compliance costs in response to the U.S. Court of Appeals for the Tenth Circuit's January 2020 holding in *Renewable Fuels Association v. EPA* that disproportionate economic hardship must be caused by the RFS. In the interest of equity, EPA wants to be sure that you are aware that EPA is evaluating what this holding means and that you, too, have the opportunity to submit additional information to support your small refinery exemption petition(s). EPA will consider all the information you provide in support of your petition(s) when making its decision. If you choose to submit additional information, EPA requests you do so by August 31, 2021, to allow EPA to evaluate the information in a timely manner for issuing its decision on your exemption petition(s). If the additional information you submit contains confidential business information (CBI), please ensure that such information is clearly marked as CBI in your submission.

Please send any supplemental information to Chris McKenna at mckenna.chris@epa.gov. If you have questions, please feel free to contact me (contact information below) or Chris McKenna at (202) 343-9037.

Thank you for your time.

Sincerely,
Karen Nelson
(Pronouns: she/her)
Compliance Division
(734) 214-4657
Nelson.karen@epa.gov

Do not release without review. This email and any attached documents may contain information claimed as CBI, confidential attorney-client communications, privileged attorney work product, and/or privileged and confidential deliberative process material.